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*Admitted to practice only in the District
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January 24, 2006

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, NW
Washington, DC 20554

**Re: I/M/O HunTel Systems, Inc., Arlington Telephone Company, The
Blair Telephone Company, Eastern Nebraska Telephone Company,
Rock County Telephone Company, HunTel Cablevision, Inc., d/b/a
Huntel Communications, and Noble Holdings, Inc. Application for
Authorization Pursuant to Section 214 of the Communications Act,
as Amended, for Transfer of Control
FCC Docket No. 06-14**

Dear Madam Secretary:

On behalf of HunTel Systems, Inc., Arlington Telephone Company, The Blair Telephone Company, Eastern Nebraska Telephone Company, Rock County Telephone Company, HunTel Cablevision, Inc., d/b/a Huntel Communications, and Noble Holdings, Inc., we provide this amendment to the above-captioned Application via the Commission's Electronic Comments Filing System.

In response to an inquiry from Commission staff, the following is provided:

Noble Holdings, Inc. (Noble), is affiliated with Corona Holdings, Inc. (Corona) and Newcastle Holdings, Inc. (Newcastle). As set forth in the above-referenced Application, Noble is wholly-owned by American Broadband Acquisition Corp. II (ABB II). Corona and Newcastle are each wholly-owned by American Broadband Acquisition Corp. IV (ABB IV). Both ABB II and ABB IV are owned by American Broadband Communications, LLC (49%), Signal Equity Partners II, LP (40%) and other shareholders who individually do not own 10% or more of the derivative equity interests.

Corona is the subject of pending applications for authority to transfer domestic and international Section 214 Authority from Southern Colorado Telecommunications, Inc.,

companies to Corona (domestic: filed January 10, 2006; international: filed January 13, 2006); Newcastle is the subject of a pending application to transfer domestic Section 214 Authority from Elsie Communications and Dalton Telephone Co. to Newcastle (Dkt. WC 06-13), as well as a pending application for initial international Section 214 authority (filed January 13, 2006). To date, except as noted above, these applications have not yet been docketed by the Commission. A description of 10% equity shareholders relevant to each application has been provided fully in each domestic and international application.

With regard to the above-captioned application, specifically, as well as the other domestic applications, streamlining treatment is appropriate under Section 63.03 of the Commission's rules for the reasons set forth in the applications, including the fact that following all transactions among the companies noted above and implicated by the above-referenced applications, Noble, Corona, Newcastle, and the American Broadband companies will have fewer than the two (2) percent of the Nation's subscriber lines, no overlapping or adjacent service areas, and less than 10% share of the interstate, interexchange market.

The undersigned may be contacted should you have any questions or require additional information.

Respectfully submitted,

s/Joshua Seidemann
Joshua Seidemann

Encl.